

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KEVIN EDWARD SAVAGE	:	CIVIL ACTION
	:	
v.	:	NO. 21-4612
	:	
BLANCHE CARNEY, PIERRE	:	
LACOMBE, CORIZON, LT.	:	
SIMMONS, C.O. SEARCY, BRUCE	:	
HERDMAN	:	

**ORDER**

AND NOW, this 7<sup>th</sup> of June 2022, having completed our Congressionally mandated screening of the incarcerated Plaintiff's pro se allegations under 28 U.S.C. § 1915A, finding he does not plead facts to allow us to proceed on either supervisory or individual liability claims as to his civil rights theories for failure to protect him from a stabbing incident or decision not to take him to the hospital for surgery, but finding he may be able to do so in a more detailed pleading, and for reasons in the accompanying Memorandum, it is ORDERED:

1. We **DISMISS** the Plaintiff's amended Complaint (ECF Doc. No. 25) without prejudice to Plaintiff filing a second amended Complaint on or before **July 8, 2022** if he can do so consistent with his good faith understanding of the facts and the accompanying Memorandum;
2. The Clerk of Court shall not issue summons nor shall any served party respond until after we complete the screening of a second amended Complaint; and,
3. We decline Plaintiff's request for appointment of counsel at this preliminary stage and without prejudice to be renewed if he can plead facts.



KEARNEY, J.